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Atty. Docker: 020581

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Youichirou SUGINO et al.

Serial Number: 09/882,671

Group Art Unit: 1774

Filed: June 15, 2001

Examiner: Dicus, TAMRA

For: POLARIZER, POLARIZING PLATE, AND LIQUID CRYSTAL DISPLAY USING THE SAME

## AMENDMENT TRANSMITTAL

Commissioner for Patents Washington, D.C. 20231

Date: February 19, 2003

Sir:

Transmitted herewith is an Amendment in the above-identified application.

Small Entity status of this application under 37 CFR 1.9 and 1.27 has been established previously

A statement to establish Small Entity status under 37 CFR 1.9 and 1.27 is enclosed.

The fee has been calculated as shown below:

	CLAIMS AS AMENDED						
	Claims Remaining After Amendment	Highest Number Previously Paid For		Present Extra	Small Entity	Large Entity	Additional Fee
Total Claims	45	33		12	X \$9	X \$18	216.00
Independent Claims	5	3	=	2	X \$42	X \$84	168.00
First Presentation of Multiple Dependent Claims \$135 270							
TOTAL FEES ENCLOSED:							\$384.00

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168.00 OF

XX Enclosed please find our check in the amount of \$384.00 for the additional claims fee in connection with this amendment. The Commissioner is hereby authorized to charge payment for any additional fees associated with this communication or credit any overpayment to Deposit Account No. 01-2340.

Respectfully submitted,

ARMSTRONG, WESTERMAN & HATTORI, LLP

Nicolas E. Seckel Reg. No. 44,373 Attorney for Applicants

Atty. Docket No. 020581 1725 K Street, N.W., Suite 1000 Washington, DC 20006

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

Youichirou SUGINO et al.Y

Serial Number: 09/882,671 v

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Filed: June 15, 2001 V

POLARIZER, POLARIZING PLATE, AND LIQUID CRYSTAL DISPLAY USING

THE SAME

## **AMENDMENT UNDER 37 CFR §1.111**

Commissioner for Patents Washington, D.C. 20231

February 19, 2003

Sir:

For:

In response to the Office Action dated November 21, 2002, the Applicants respectfully request that the present application be amended as follows, and the rejection of record be reconsidered in view of the amendments and the following remarks.

A marked-up version of the amendments is included in this response.

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